

Dept of Justice engaged in Cover up in eToys case

Attorney's in the Delaware Bankruptcy of eToys admit to multiple false statements in the bankruptcy case of eToys 01-706 (Del. Bankr 2001)

The shareholders and this consultant also blew the whistle on multiple counts of Fraud upon the Court and non Disclosure of connections to BAIN/KB Toys whom eToys estate sold the bulk of the assets to, which is collusion.

The Asst US Trustee testified in the Motion to Disgorge (Docket item 2195) that the Trustee's office had forewarned the parties not to violate Section 327(a) (Disgorge Motion part 19 part 35)

Despite the warning the parties went ahead anyway and placed a paid associate of the creditors counsel in as a wind down coordinator professional.

The Creditor and Debtor's attorney decided that since they would do those felony violations they also devised a scheme to try to hide it from the Court, the Creditors Committee and parties of interest, such as the shareholders.

So they "collaboratively" drafted a clandestine HIRING LETTER that actually rewarded the "wind down coordinato" with the CEO and President Position at more than \$250,000 per year for only 2 days work every two weeks, if the wind down coordinator would choose NOT to apply to the Court which is a deliberate act to Circumvent the Code.

The Director in Washington DC of the Dept of Justice EOUST replaced the Region 3 Trustee on Dec 22 2004.

Dec 22 2004 is the date of the emergency hearing on the non disclosure issues. You can view the press release dated as such on the DOJ website for US Trustee.

The court record contains the Transcript of the March 1 2005 hearing where Paul Traub of Traub Bonacquist & Fox testified he paid the wind down coordinator 4 separate payments of \$30,000 each, both pre and post petition.

He also testified the payments stopped when the wind down coordinator joined eToys in May 2001. (eToys filed for Bankruptcy protection March 7 2001)(Transcript is docket item 2228)

The Asst US Trustee emailed the Motion to Disgorge and placed it into the record on Feb 15 2005,

Then less than 10 days later the US Attorney for the new Region 3 Trustee made a Stipulation to Settle the felony violations.

Such is beyond the latitude of the Court, much less the US Trustee. The US Trustee website and the law of 18 USC 3057(a) and 28USC 586(a)(3)(F) mandates that the US Trustee office report these items for prosecution to the the US Attorney's office Officially.

instead, the US Attorney for the new Region 3 Trustee, Mark Kenney gives Traub (whose firm is now disbanded and sold) the following immunity offer.

WHEREAS the United States Trustee shall not seek to compel TBF to make any additional disclosures.

Such disclosures as the fact that Traub, MNAT and Gold are connected to BAIN/KB Toys.

This is OBSTRUCTION of Justice.

We also informed the SEC bankruptcy Fraud Div in Atlanta GA and they stated they would send an Official Intergovernmental Letter for Official Investigation to Mark Kenney.

Then, 2 weeks later they stated Mark Kenney told them NOT to send the letter.

We also reported all this to the President Bush Corp Fraud Task Force.

The Director of the EOUST of the Dept of Justice, the Asst US Trustee and the head of the Corp Fraud Task force have all RESIGNED.

We also contacted the FBI, the US Marshalls, the DOJ, the OIG, the OGE, the OPR etc, who all referred us to the US Dept of Justice EOUST General Counsel.

The problem is Alberto Gonzales office, after the Director and Asst US Trustee resigned then promoted the REMOVED REGION 3 Trustee to Acting General Counsel in charge of investigating her own case.

The US Trustee is the Appellee in the 3rd Circuit appeals of 06-4308 and 07-2360 defending the right to give immunity to the felony violators illegally.

If you think this does not apply to you, BAIN and associated owners control Stage Stores, Toys r US, eToys, KB toys and their associates are with Gadzooks, Levitz, JoAnn Fabrics and more.

The bankruptcy plan by the conspirator's is designed to dissolve the original shareholders of record.

The eToys they stole by their non bona fide sale is now scheduled as eToys direct to merge with BabyUniverse on NASDAQ stock symbol POSH.

They washed away 290,000 shares and the new merger only contains 17 shareholders.

There is more to the Gonzales Story and things like eToys than you could imagine, including the recent fast track of a justice to the 3rd Circuit that heard all 4 appeals in the District Court.

Be aware, be VERY AWARE!